

No. ....

Dept. No. ....

THATCHER & WOODBURN

Attorneys for Plaintiff

In the FIRST Judicial District Court of the State of Nevada

In and for the County of DOUGLAS

DOROTHY [REDACTED]

Plaintiff.....

vs.

VICTOR [REDACTED]

Defendant.....

DECREE OF DIVORCE

The above entitled action coming on for trial on the 25th day of September, 1933, before the above entitled court, Honorable Clark J. Guild, District Judge, presiding, and sitting without a jury, a jury having been waived by the parties, the plaintiff appearing personally and by her attorneys, Messrs. Thatcher and Woodburn, and the defendant having submitted to the jurisdiction of the court by a voluntary general appearance by Geo. A. Bartlett, Esq., his attorney, which general appearance has been duly filed with this court, and said cause being tried on the complaint of the plaintiff and the answer of the defendant, and said cause having been duly submitted to the court for its decision, and the residence of plaintiff in accordance with the

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1 laws of the State of Nevada having been duly proved and the court  
2 having jurisdiction of the persons of the plaintiff and the  
3 defendant, and the court having decided in favor of the plaintiff  
4 and against the defendant, and Findings of Fact and Conclusions  
5 of Law and the time for the filing thereof having been waived in  
6 open court and such waiver having been entered in the minutes of  
7 the court,

8 NOW, THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED that  
9 the bonds of matrimony heretofore and now existing between plain-  
10 tiff and defendant be, and the same hereby are, forever dissolved  
11 and declared forever at an end; that the said plaintiff and de-  
12 fendant are each forever released from the obligations thereof  
13 and each is hereby restored to the status of an unmarried person,  
14 and that the plaintiff be, and she is hereby granted an absolute  
15 decree of divorce herein, forever dissolving the bonds of matri-  
16 mony existing between plaintiff and defendant.

17 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the  
18 agreement made and entered into between the plaintiff and defen-  
19 dant on September 22nd, 1933, be and the same is hereby by this  
20 court ratified and approved and the provisions thereof are hereby  
21 adopted by this court with the same force and effect as if the  
22 same were repeated verbatim herein.

23 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the  
24 custody and care of ALBERT [REDACTED] and BARTON [REDACTED], the  
25 minor children of the parties, is awarded by this court in accord-  
26 ance with the terms of said agreement, and that said minor children  
27 shall be maintained and supported in accordance with the pro-  
28 visions thereof with the same force and effect as if the same were  
29 repeated verbatim herein.

30 DONE IN OPEN COURT this 25th day of September, 1933.

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District Judge

# SEIBERT & RIGGS

TWO RECTOR STREET

NEW YORK

TELEPHONE WHITEHALL 4-5020  
CABLE ADDRESS "GANSERT"

WILLIAM H. SEIBERT  
ROYAL E. T. RIGGS  
WILLIAM L. O'CONNOR  
PARKER K. DEANE  
JOHN S. SHEDDEN  
MURRAY TAYLOR  
H. PRESTON COURSEN  
ROBERT GERSTENLAUER  
WILLIAM L. SEIBERT

September 28, 1933

Hon. George A. Bartlett,  
Cheney Building,  
Reno, Nevada.

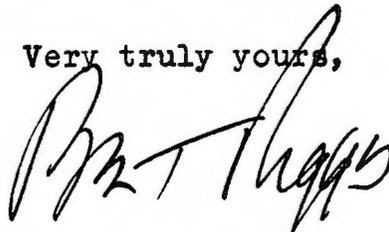
My dear Judge Bartlett:

I have your letter of the 26th enclosing exemplified copy of the decree in the [REDACTED] matter and thank you very much for the same. The decree nowhere states what the grounds of the divorce are, and I believe this is the usual form. If our client should like to have it recited in the decree that the ground was desertion, could the decree be amended nunc pro tunc to that effect?

I have received from Mr. Thatcher's office this morning all of the papers which were signed by Mrs. [REDACTED], which are in order.

I enclose herewith Mr. [REDACTED]'s check to your order for \$262.50 and desire to express on his behalf and my own our thanks for your services. If you are ever in New York it would be a pleasure to have you drop in to see us.

Very truly yours,



R:A  
Enc.

October 3rd., 1933.

ROYAL E. T. RIGGS, ESQ.,

Two Rector Street,

New York, N. Y.

My Dear Mr. Riggs:

Thank you for your letter of September 28th, enclosing Mr. [REDACTED]'s check for \$262.50, which is in full settlement of fee and Court costs in [REDACTED] case.

Mr. Thatcher, with whom my conferences were had, is out of town, and I have taken up with Mr. Woodburn, his associate, the suggestion you make relative to the possibility of Mr. [REDACTED] desiring to have the decree amended to carry the ground of desertion, and he is, of course, quite agreeable to this being done, should you find it desirable.

For a long time we did have our decrees recite the ground upon which the judgment was based, but found that a sort of delicacy of feeling by clients about it suggested our elimination of it generally. However, many offices still follow the old practice. The findings, of course, carry the ground, but many of us do not often use it in the decree for the reason I have stated.

Please let me know at any time if you desire the decree amended nunc pro tunc as indicated, and a stipulation between Thatcher & Woodburn and myself will accomplish the desired end.

Be assured I shall find great pleasure in calling upon you on my next trip to New York. Our association has been very pleasing to me.

Sincerely,